## UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

United States of America		
v.	Case No:	DNCW390CR000085-007
GARY LEWIS DAVIS  Date of Original Judgment: November 26, 1990  Date of Last Amended Judgment: September 15, 2009  )	USM No:	08282-058
	Pro se	
	Defendant's Attorney	
Order Regarding Motion for Sentence Red	luction Pursi	nant to 18 U.S.C. § 3582(c)(2)
Upon motion of ■ the defendant □ the Director of \$3582(c)(2) for a reduction in the term of imprisonment impossible subsequently been lowered and made retroactive by the Unite \$994(u), and having considered such motion, and taking into and the sentencing factors set forth in 18 U.S.C. § 3553(a), to	osed based on ed States Sent account the p	a guideline sentencing range that has encing Commission pursuant to 28 U.S.C. policy statement set forth at USSG §1B1.10
IT IS ORDERED that the motion is:		
		oosed sentence of imprisonment (as reflected in ed to
I. COURT DETERMINATION OF GUIDELINE RANG	E (Prior to Any	Departures)
Original Offense Level: 42		Offense Level: 38
Criminal History Category: <u>IV</u>		istory Category: <u>IV</u>
Original Guideline Range: 360 months-life	Amended C	Suideline Range: 324-405 months
The reduced sentence is within the amended guideline range.  The previous term of imprisonment imposed was less than of sentencing and the reduced sentence is comparably less.  The reduced sentence is above the amended guideline range.  Other (explain): The application of Amendment 750 proves following application of Amendment 706.	the guideline than the ame ge.	÷ 11
III. ADDITIONAL COMMENTS Defendant sentenced to consecutive terms of 60 months	and 240 mo	nths on remaining charges.
Except as provided above, all provisions of the judgment date	ed <u>Novembe</u>	er 26, 1990 shall remain in effect.
IT IS SO ORDERED.		
	Signed:	July 23, 2012
Order Date: July 23, 2012		
Effective Date:	Max O	Cogburn Jr.
		States District Judge